United States Bankruptcy Court Eastern District of Wisconsin

	Easu	ein District or wase	ORIGIES		
In re	Pamela Belle			Case No.	
11.10		Debtor(s)		Chapter	
					
	C	CHAPTER 13 PLAI	N		
		NOTICES			
Dank	CE TO DEBTORS: This plan is the model pruptcy Court for the Eastern District of Wis LTERED IN ANY WAY OTHER THAN WITH	sconsin on the date	tnis pian	is inea, in	IS LAKIN LEWIS INVITIO
V	A check in this box indicates that the plan	ı contains special p	rovisions	set out in S	Section 10 below.
and d	CE TO CREDITORS: YOUR RIGHTS WILL iscuss it with your attorney. If you oppose any jection will be in a separate notice. Confirmanan the full amount of your claim and/or a less	y provision of this pla ition of this Plan by th	ın you mus ne Court m	t file a wriπe	n objection. The time to me
You i	nust file a proof of claim in order to be pai ect to the availability of funds.	d under this Plan.	Payments	distributed	by the Trustee are
		THE PLAN			
Debto	or or Debtors (hereinafter "Debtor") propose th	his Chapter 13 Plan:			
1. S	ubmission of Income.				
☐ De	ebtor's annual income is above the mediar ebtor's annual income is below the mediar	n for the State of Wi n for the State of Wi	isconsin. isconsin.		
_	(A). Debtor submits all or such portion of (hereinafter "Trustee") as is necessary for	f future earnings or o	ther future	income to tl	ne Chapter 13 Trustee
	(B). Tax Refunds (Check One):				
	✓ Debtor is required to turn over to the Treducing the term of the plan.✓ Debtor will retain any net federal and second terms.	,			
	Plan Payments and Length of Plan. Debter per (check one) month because to detect one) Debter Joint ion of the plan may be less if all allowed claim	Debtor or by Dire	sem-monu ct Pavmen	t(s) for the t	period of 50 months. The
□lf	checked, plan payment adjusts as indicated i	in the special provision	ons located	l at Section	10 below.

	Creditors m ation.	ay file a proof of claim in a differen	nt amount. Objections to claims m	Debtor's best estimate and ay be filed before or after						
	The follow	ing applies in this Plan:								
	CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:									
			Plan Controls	Proof of Claim Controls						
	A.	Amount of Debt								
	В.	Amount of Arrearage								
	C.	Replacement Value - Collatera	al 🗹							
	D.	Interest Rate - Secured Claims	s Ø							
	FILED PR		L FOR THE CORRESPONDING S	SUB-PARAGRAPH OF THE PLAN.						
set forth	n below, un	less the holder of such claim or ex	xpense has agreed to a different ti							
	(A). Trus United Sta	stee's Fees. Trustee shall receive ites Trustee, not to exceed 10% o	a fee for each disbursement, the funds received for distribution.	percentage of which is fixed by the						
	(B). Debtor's Attorney's Fees. The total attorney fee as of the date of filing the petition is $\underline{\$3.500}$. The amount of $\underline{\$0}$ was paid prior to the filing of the case. The balance of $\underline{\$3.500}$ will be paid through the plan. Pursuant to $507(a)(2)$ and $1326(b)(1)$, any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.									
		т	otal Administrative Claims: <u>\$4,</u>	760						
5. Pric	ority Claim									
	(A). Domestic Support Obligations (DSO).									
	• •									
	₽ assi	If checked, Debtor does not have igned, owed or recoverable by a g	any anticipated DSO arrearage c governmental unit.							
	assi	If checked, Debtor does not have igned, owed or recoverable by a g	any anticipated DSO arrearage of governmental unit. d DSO arrearage claims or DSO a Unless otherwise specified in this to 11 U.S.C. 1322(a)(2). A DSO a 07(a)(1)(B) and 1322(a)(2).	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. assigned to a governmental unit						
(a) DS	assi recc 507 mig	If checked, Debtor does not have igned, owed or recoverable by a guild checked, Debtor has anticipated overable by a governmental unit. (a)(1) will be paid in full pursuant to	any anticipated DSO arrearage of governmental unit. d DSO arrearage claims or DSO a Unless otherwise specified in this to 11 U.S.C. 1322(a)(2). A DSO a 07(a)(1)(B) and 1322(a)(2).	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C.						
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(a) DS	assi recc 507 mig O Creditor	If checked, Debtor does not have igned, owed or recoverable by a gusta of the checked, Debtor has anticipated overable by a governmental unit. (a)(1) will be paid in full pursuant that not be paid in full. 11 U.S.C. 50 Name and Address	any anticipated DSO arrearage of governmental unit. d DSO arrearage claims or DSO at Unless otherwise specified in this to 11 U.S.C. 1322(a)(2). A DSO at 07(a)(1)(B) and 1322(a)(2). (b) Estimated Arrearage	errearage claims assigned, owed or Plan, priority claims under 11 U.S.C. assigned to a governmental unit Claim (c) Total Paid Through Plan						
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	assi recc 507 mig O Creditor	If checked, Debtor does not have igned, owed or recoverable by a gusta of the checked, Debtor has anticipated overable by a governmental unit. (a)(1) will be paid in full pursuant that not be paid in full. 11 U.S.C. 50 Name and Address	any anticipated DSO arrearage of governmental unit. d DSO arrearage claims or DSO at Unless otherwise specified in this to 11 U.S.C. 1322(a)(2). A DSO at 07(a)(1)(B) and 1322(a)(2). (b) Estimated Arrearage	prrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. assigned to a governmental unit Claim (c) Total Paid Through Plan \$0 paid in full through the plan.						

Total Priority Claims to be paid through plan: $\underline{\$5,000}$

Totals:

\$5,000

payment of the value, as of	Alem sundanbring dal	er of a secured claim snall r bt determined under non-ba of the plan, of property to b ount of the claim.	nkruntev lav	/ or disci	iarge un	der Section 1.	328. ine		
(A).	 Claims Secured by Personal Property. If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B). 								
	If checked, The Debtor has claims secured by personal property which debtor intends to retain.								
	(i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):								
	(a) Creditor		(b) Collateral		(c)		late protection yment amount		
Lot 31		2009 Mazda				\$100			
1.01.31		20071.2							
			<u></u>						
									
L	Total monthly adequence protection payments			\$100)		
	personal property (a). Secured	nation payments. Post-confirm shall be paid as set forth in s Claims - Full Payment of De d, the Debtor has no secured	ubparagraphs	s (a) and	(b).				
	Claims listed vehicle; (2) we hicle is for the debt was	d, the Debtor has secured cla in this subsection consist of d hich debt was incurred within the personal use of the debto incurred within 1 year of filing nent in column (f).	ebts (1) secu 910 days of t	red by a p iling the b ollateral f	ourchase oankrupto or the de	money securion; and bt is any other	y interest in a (3) which thing of value,		
(a) Creditor	(b) Collateral	(c) Purchase Date	Amount			(g) Estimated Total Paid Through Plan		
Lot 31		2009 Mazda CX-09	04-22-2015	\$8,000	5.5		\$8,970		
				 		<u> </u>	 		
1				<u> </u>		<u></u>			
				\$8,000			\$8,970		

	(b). Secured	Claims - Replacem	<u>ient Valu</u>	<u>e.</u>				
	If checked (B).	ed, the Debtor has no	secured	claims which	may be reduced	to replace	ment value	Skip to
	If checke	ed, the Debtor has se e debt or the replace	ecured cla ement valu	ims which ma ue assigned t	ay be reduced to r o the property is ir	eplaceme n column (nt value. T d).	he
(a) Cı	editor	(b) Collatera		(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)	Total Pai
oanmax		Buick		non-pmsi	D\$3000			#2.150
					V\$2000	3.5		\$2,152
OTALS								\$2,152
	make all pos ordinarily co	ed, the Debtor has cl st-petition mortgage p me due. These regul under the loan docu each month thereafte	payments lar month ments, ar	directly to ea ly mortgage preduced to the contract of the con	nch mortgage cred payments, which n ing the first due da	itor as the nav be ad	ise paymen justed up o	เร · down as
a) Creditor				erty description				
(through the	ed, the Debtor has a Plan. Trustee may p column (d) until paid	ay each a	ge claim secu allowed arrea	ured by Real Prop rage claim the est	erty that the	ne Debtor wonthly paym	ill cure ent
a) Creditor		(b) Property			(c) Estimate Arrearag Clair	e N	onthly	Estimated Total Paid rough Plan
								Φ0
TOTALS					\$0		1	\$0
(C).	Surrender of C	Paid Through the P collateral. This Plan s any secured claim file their secured claim	shall serv	e as notice to	ider whose collace	iai is suit	endered at	der the or before
(a) Creditor				(b) Collater	ral to be surrender	ed		
United Consum	Jnited Consumer Financial			Kirby Vacco	ım			

(a) Creditor	(b) Collate	(b) Collateral to be surrendered			
7. Unsecured Claims.					
(A). Debtor estimates that \$61,605 After all other classes	the total of general unsecured debt ns have been paid, Trustee will pay to the than \$118 or%, whichever i	he creditors with allowed g	oaragraph (b) below is general unsecured		
(B). Special classes of u	insecured claims:				
Total Unsecured	Claims to Be Paid Through the Pla	n: \$118			
8. Executory Contracts and	d Unexpired Leases.				
✓ If checked, the	Debtor does not have any executory o	contracts and/or unexpired	leases.		
contracts and unexp	Debtor has executory contracts and/or pired leases are assumed, and payme proposes to cure any default by paying ected in column (d) at the same time t	ents due after filing of the c the arrearage on the assu	ase will be paid directly ımed leases or contracts		
(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment		
		Totals:	\$0		
Upon Confirmation Upon Discharge 10. Special Provisions. Notwiths set forth below. The provisions we	Property of the estate shall revest in D in; or standing anything to the contrary set for it is a standing anything to the contrary set for it is a standing to the standing there is a	orth above, the Plan shall i	nclude the provisions preceding Paragraph		
1 of this plan.					
equally between allowed secured cla 2. For claims subject to Section 6(A) provided in Section 6(A)(ii)(b) according the plan until the secured vanta Section 6(A)(ii)(b), has been paid in Any claim with a secured value of \$6	is shall be paid to Debtor's attorneys fees. ims in Section 6(A) of this plan and Debt 9(ii)(b): Secured Claims Subject to Valuateding to 11 U.S.C. §506(a). Each of the selue or the amount of the claim, whichever full. Any remaining portion of the allowed of shall be treated as a general unsecured cell be paid until all allowed claims in Paragraph.	or's attorneys fees until paid i ion Under § 506. The collater cured claims in this section, it is less, plus simple interest indicated as a glaim.	n full. ral shall be valued as if allowed, shall be paid in the amount listed in general unsecured claim.		
	•••••				

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

	9/2/1/1	Signature DBUU	
Date	10/19		
		Debtor	
Attorney	5 500 0/4/10		

Jose Vn Blaur

State Bar No. 105 88 5 3
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Joint Debtor

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Chapter 13 Model Plan - as of January 20, 2011